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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/781,410	02/18/2004	Jean-Pierre Lair	24NORDAM2	3060	
20185	7590 07/16/2004		EXAMINER		
FRANCIS L 6 PURITAN			HOLZEN, STEPHEN A		
	OTT, MA 01907		ART UNIT PAPER NUMBE		
			3644		
			DATE MAILED: 07/16/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	10/781,410	LAIR, JEAN-PIERF	RE	
Office Action Summary	Examiner	Art Unit		
	Stephen A. Holzer	3644	$\mathcal{M}_{I}$	
The MAILING DATE of this comm Period for Reply		I	dress	
A SHORTENED STATUTORY PERIO THE MAILING DATE OF THIS COMM  - Extensions of time may be available under the provious after SIX (6) MONTHS from the mailing date of this control of the provious of the provious from the provious fro	UNICATION. sions of 37 CFR 1.136(a). In no event, however communication. rty (30) days, a reply within the statutory mining matatutory period will apply and will expire SI reply will, by statute, cause the application to Inths after the mailing date of this communication.	er, may a reply be timely filed  num of thirty (30) days will be considered timely.  X (6) MONTHS from the mailing date of this collectore ABANDONED (35 U.S.C. § 133).	mmunication.	
Status				
1) Responsive to communication(s)	) filed on			
2a) ☐ This action is <b>FINAL</b> .	2b)⊠ This action is non-final			
<u> </u>		nal matters, prosecution as to the	merits is	
closed in accordance with the pr				
Disposition of Claims				
4)⊠ Claim(s) <u>1-22</u> is/are pending in t	he application.			
4a) Of the above claim(s)	is/are withdrawn from considera	ion.		
5)⊠ Claim(s) <u>15-22</u> is/are allowed.				
6)⊠ Claim(s) <u>1 and 2</u> is/are rejected.				
7) Claim(s) $3-14$ is/are objected to.				
8) Claim(s) are subject to re	striction and/or election requirem	ent.		
Application Papers				
9)☐ The specification is objected to by	y the Examiner.			
10) The drawing(s) filed on is/s	are: a)□ accepted or b)□ obje	ated to by the Examiner.		
Applicant may not request that any o	objection to the drawing(s) be held in	abeyance. See 37 CFR 1.85(a).		
		drawing(s) is objected to. See 37 CFI		
11)☐ The oath or declaration is objecte	ed to by the Examiner. Note the a	ttached Office Action or form PTC	O-152.	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a cla a) All b) Some * c) None o		I.S.C. § 119(a)-(d) or (f).		
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2. Certified copies of the prior	nty documents have been recen			
<ul><li>2. Certified copies of the prio</li><li>3. Copies of the certified copies</li></ul>		e been received in this National S	Stage	
3. Copies of the certified copi		e been received in this National S )).	Stage	
3. Copies of the certified copi	ies of the priority documents hav ational Bureau (PCT Rule 17.2(a	<b>))</b> .	Stage	
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<ul> <li>3. Copies of the certified copies</li> <li>application from the Internation</li> <li>* See the attached detailed Office a</li> </ul>	ies of the priority documents hav ational Bureau (PCT Rule 17.2(a	<b>))</b> .	Stage	
3. ☐ Copies of the certified copies application from the Internation * See the attached detailed Office a  **Attachment(s)  1) ☑ Notice of References Cited (PTO-892)	ies of the priority documents hav ational Bureau (PCT Rule 17.2(a ction for a list of the certified cop 4) ☐ In	)). ies not received.	Stage	
Copies of the certified copies application from the Internation     See the attached detailed Office a  Attachment(s)	ies of the priority documents hav ational Bureau (PCT Rule 17.2(a ction for a list of the certified cop 4)	<b>))</b> .		

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Lore (5,039,171). Lore discloses a thrust reverser having a fan nacelle having radially outer and inner skins extending axially from a leading edge defining an inlet to a trailing edge defining an outlet and space apart radially to define a compartment spaced forwardly from the said outlet (see Figure 5), a forward louver pivotally mounted in said compartment (20), and aft louver (top portion of 7) pivotally mounted in said compartment behind said forward louver, an aft flap (lower portion of #7) integrally joined to said aft louver for rotation therewith, a unison link (22) pivotally joining together said forward and aft louvers, and an actuator (7a) joined to said louvers for rotation thereof between a stowed position contained in said compartment to a deployed position at which said louver are pivoted open outwardly from said outer skin and said aft flap is pivoted open inwardly from said inner skin.
- 3. Claim 1-2 and rejected under 35 U.S.C. 102(b) as being anticipated by Gonidec et al (6,065,285). Gonidec et al discloses a thrust reverser having a fan nacelle having radially outer and inner skins extending axially from a leading edge defining an inlet to a trailing edge defining an outlet and space apart radially to define a compartment spaced forwardly from the said outlet (see Figure 3), a forward louver pivotally mounted in said

compartment (24), and aft louver (top portion of #5) pivotally mounted in said compartment behind said forward louver, an aft flap (lower portion of #5) integrally joined to said aft louver for rotation therewith, a unison link (see Figure 3) pivotally joining together said forward and aft louvers, and an actuator (inherently must have an actuator for deployment) joined to said louvers for rotation thereof between a stowed position contained in said compartment to a deployed position at which said louver are pivoted open outwardly from said outer skin and said aft flap is pivoted open inwardly from said inner skin, wherein said aft louver and aft flap are coextensive and disposed flush with said inner skin in said stowed position and said forward louver is disposed flush with said outer skin in said stowed potion (see figure 2).

- 4. Claims 1 are rejected under 35 U.S.C. 102(b) as being anticipated by Jean (6,079,201). Jean discloses a nacelle (see Figure 3) with a forward louver (20), aft louver (top portion of 7) an aft flap (lower portion of 7) integrally joint to the aft louver, a unison link and an actuator (see Figure 3).
- 5. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Masson (5,819,528). Figure 13 to Masson discloses a front louver (#23), and front flap (#210), an aft louver (#7), and aft flap (#7, this is integral with the aft louver) and an actuator (7a) which moves and unitary link (see Figure 4, lines 25-30).

### Allowable Subject Matter

6. Claims 15-22 are allowed.

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7. Claims 3-14 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Re - Claims 15-22: The following is an examiner's statement of reasons for allowance: The prior art does not disclose a forward louver and aft fairing pivotally mounted to close said tunnel along the outer skin, and a forward flap and an aft flap pivotally mounted along inner skin.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Re - Claims 2-14: The following is a statement of reasons for the indication of allowable subject matter: The prior art does not disclose an aft fairing integrally joined to said aft louver and space such that it is flush with the outer skin, and wherein the aft louver is flush with the inner skin.

## Information Disclosure Statement

8. The information disclosure statement (IDS) submitted on 2/18/2004 has been considered by the examiner, with the exception of reference **AE**, because the Patent Number and the document name do not match. This reference will be considered when applicant clarifies this discrepancy.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen A. Holzen whose telephone number is 703-308-2484. The examiner can normally be reached on M-F 7:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael J. Carone can be reached on 703 306-4198. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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SUPERVISORY PAYENT EXAMINER